1. SEPARATE DEFINITION FOR GAURDIAN

§36F-2 (14a) Guardian. – A person appointed by a court to manage the estate of a living individual. The term includes a general guardian, a guardian of the estate, an interim guardian, and a standby guardian appointed under Chapter 35A of the General Statutes; a guardian appointed for a Veterans Administration ward under Chapter 34 of the General Statutes.

2. SEPARATE DEFINITION FOR RECEIVER. [Note: Separate definition for Receiver. Makes clear only a receiver appointed under either Chapter 28B or 28C, not a receiver in a creditor or insolvency proceeding.]

36F-2 (___) Receiver – A person appointed as a receiver under Chapter 28B for an absentee in military service or under Chapter 28C for a missing person.

- 3. **CHANGE LEAD IN TO G.S. §36F-14(a)** [Note: consistent with the terminology of Chapter 35A relief sought by motion in the cause (§35A-1207), not "after an opportunity for a hearing procedural language from Uniform Probate Code (not NC) and Bankruptcy Rules.]
- § 36F-14. Disclosure of digital assets to guardian of ward.
- (a) After an opportunity for a hearing under Upon motion of a guardian, the court may grant a guardian access to the digital assets of a ward....

- 4. SEPARATE SECTION FOR RECEIVER FOR MILITARY ABSENTEES AND MISSING PERSONS TRACKS GUARDIANSHIP PROVISION OF § 36F-14 [[Note: terms "after hearing" and "superior court" track Chapters 28B and 28C.]
- "§ 36F-___. Disclosure of digital assets to Court Appointed Receiver for Military

 Absentee or Missing Person.
- (a) After hearing, the superior court may grant a receiver appointed for a military absentee under Chapter 28B or a missing person under Chapter 28C access to the digital assets of a military absentee or missing person.
- (b) Unless otherwise ordered by the superior court or directed by the user, a custodian shall disclose to a receiver the catalogue of electronic communications sent or received by a military absentee or missing person and any digital assets, other than the contents of electronic communications, in which the military absentee or missing person has a right or interest if the receiver gives the custodian all of the following:
 - (1) A written request for disclosure in physical or electronic form.
 - (2) A certified copy of the court order that gives the receiver authority over the digital assets of the military absentee or missing person.
 - (3) If requested by the custodian, any of the following:
 - a. A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the account of the military absentee or missing person.

DRAFT PROPOSED CHANGES TO CHAPTER 36F 12-31-15 ESTATE PLANING SECTION DITIGAL ASSETS SUBCOMMITTEE

- b. Evidence linking the account to the military absentee or missing person.
- (c) A receiver with general authority to manage the assets of a military absentee or missing person may request a custodian of the digital assets of the military absentee or missing person to suspend or terminate an account of the military absentee or missing person for good cause.

 A request made under this section must be accompanied by a certified copy of the court order giving the receiver authority over the military absentee or missing person's property.

4850-5411-4860, v. 2